

# **NOTICE OF ACQUIESCENCE**

**TO**

**NOTICE and DEMAND for diplomatic and humanitarian protection as predicated in the Geneva Convention of 1949, Commander's Handbook on Law of Land warfare FM 6-27 MCTP 11-10C**

**And a Petition upon the entire World, especially those who have treaties with the Kingdom of Hawai'i**

**by the  
Hawai'i General Jural Assembly**

This notice is based upon the law of 3 plus T, Law of War and USMJ. As such the Department of Defense, Army, Navy, Marines et al have been lawfully served and given notice: 3 days to receive and evaluate, 3 days to formulate a response, 3 days for command endorsement and one day to mail. As of October 8th year of the Lord Two Thousand Twenty Tree you are in acquiescence to the "NOTICE and DEMAND for diplomatic and humanitarian protection as predicated in the Geneva Convention of 1949, Commander's Handbook on Law of Land warfare FM 6-27 MCTP 11-10C". Your obligation defined, failure to act under the Law of War Manual, FM 27-10 and MF6-27, Law of Nations, LOAC and Law of Occupation is an act in inaction continuing a Fraud, "Felonia implicated in qualibet prodicione", aka suborning treason. Treason is continual and there is no statute of limitation as a treason and fraud perpetuate an evil upon mankind and God's creation eternally until corrected.

The 1893 January 17 act of Treason by US Citizens, United States military and diplomatic attachment in/to/on Hawai'i and its kingdom continues to-date. No amount of legalism can paint over the trespass as outlined in the above mentioned document served upon you. The crime of Treason and sedition upon the Kingdom of Hawai'i is well established and proven; then apologized for by United States Congress and President William Clinton. However, recognition and apology does not alter the fact that the Treason by numerous parties is perpetuated by the custom in fraud upon the People of Hawai'i. There was no lawful Republic of Hawai'i as that was created in/by and because of Treason. Everything that flowed from the treasonous acts, Coup de main of the Kingdom of Hawai'i, by non-Hawaiian born US Citizens, 7 BAR attorneys and businessmen supported and enforced by the US Military, USS Boston Commander Young & Stephens has no lawful standing under international law, maxims of law or law of nations. Every supposed law and contract from that point on is under war, War Powers making the entire tragedy to present under duress. As to Maxims of Law, the Law of Nations, Law of War manual(s), Leiber Code: no contract is valid which is created and entered into under those circumstances. Thus, there can be no "lawful annexation", "Republic", "Interim Government", "Treaty" or vote for "Statehood". Your actions by inaction are perpetuating this tragedy and suborning Treason, which you by Oath have an obligation to correct.

The "Upper Brass" of the US Military may be compromised to the point they can not or may not have the intestinal fortitude to do the right thing. The UNITED STATES corporation has provided them and the military industrial complex with unending financial support and incentives to "look the other way" as is evident in the endless wars and policing actions the US Military is involved in world wide. Thus, if a commanding officer abrogates their Oath, perpetuating Treason, aka suborning treason, they are themselves then committing treason. Your Oaths requires you to intercede in these instances. Even US statutes address this in Title 18 US Code §4, §3, §241 and §242. There are several Laws within UCMJ which amplify these same charges.

This Notice is the Peoples Last domestic effort to have you do the right thing, honor your Oath(s) and right the wrong(s) being perpetuated and committed upon the Kingdom of Hawai'i, the People of Hawai'i pae aina and numerous non-resident aliens

living here in Hawai'i. Claim of war has gone uncontested, there is active war against Hawai'i by the Corporation UNITED STATES, STATE OF HAWAII, BRITISH ARISTOCRACY REGISTRAR and its sub-chapters along with the US Military. Also uncontested is the continued occupation of the Kingdom of Hawai'i and its land and the ongoing genocide of its aboriginal People, their language and culture. You are allowing this and are supporting this crime against humanity by inaction.

#### **SPECIAL NOTE:**

The greatest abuse is the Fraud being perpetuated on the People by the Judiciary of Hawaii, BAR judges and the corporate Government. This trespass occurs at the time of registration of the certificate of Birth in which the living soul along with the parents unknowingly are part of a scheme to create an ens legis entity. This unlawful conversion is created for the benefit of the living child. Unbeknownst to the parent(s) of the child(s), having no legal advisor during or after the birth process, under extreme duress, they sign a "birth certificate", BC, in order to leave the hospital. The parent(s) upon signing the birth certificate, aka "Bearer form", become informants, aka "endorser", in commerce. The Birth Certificate is then transferred from the Hospital or agent thereof as a "Broker" to "vital records" of COUNTY of or STATE of, who become the secondary broker or "Clearing corporation" or "Security intermediary" who then give title, once registered, to the "adverse claimant", aka UNITED STATES corporation in Washington DC, as the "Entitlement Holder" of the usufruct. This then makes the Birth Certificate a "security certificate" making the holder thereof the trustee. Thus, this ens legis, "all caps" entity estate created for the benefit of the "originator", the born alive child(s), is held by the UNITED STATES in usufruct, using it for its own benefit, who then charges the originator for privileges it creates for the Principal Beneficiary holding same under presumption as the income beneficiary. The Principal Beneficiary is then presumed by the Courts to be trustee liable for the expenses of "benefits" to that "estate" trust. The corporate UNITED STATES perpetuates this fraud on its Citizens and those grafted in under the falsehood of "Statehood" which, with regard to "STATE OF HAWAII" was created under fraud. The "discovered asset/property", registered BC, unclaimed "estate" "all caps" "ens legis entity" found on the battlefield, after 7 years "lost at sea", or under FM 27-10 §396, is being used under presumption as expense(s) as benefits as privileges

of the originator who should be construed as the Primary Beneficiary not the trustee or responsible party. This makes the averaged citizen debt slaves holding property, usufruct, "security instrument""birth certificate" rather than free-people with a principal beneficial interest in a trust. Under the 1933 "Emergency banking act and Gold confiscation act", Executive Orders by President FDR, there can not be any discharge of debt per the Constitution which states "Gold and Silver" being the only means to discharge debt. Thus it required the creation of the Public Charitable Trust, PCT, for the benefit of the "originator" child as principal beneficiary. The UNITED STATES judiciary's own legal determination have proved this, See **Gardina v. Board of Registers** 48 So. 788, 169 Ala.155, **Murphy v. Ramsey**, 114 U.S. 15, **Wheeling Steel Corp. v. Fox**, 289 U.S. 193, 80 L. Ed.1143, 56S. Ct.773, **Maxwell v. Dow**, 20 S.C.R. 448, at pg 455, **Hendrick v. Maryland S.C.**. Also See UCC §8-102 and Title 42 U.S. Code § 11701.

You therefore by inaction are allowing indentured servitude by unlawful conversion and fraud, aka slavery, to be perpetuated in contradiction to Hawaiian Law, Treaty of Peace of 1849 and the Constitution for the united States of America. **You, Hereby given notice, and are, now lawfully responsible as the trustees and holders by default of ALL certificates of Birth originating in Hawai'i and STATE OF HAWAII under War and War Powers until the war action in and on Hawai'i, Kingdom of Hawai'i and the occupation thereof ceases under a Treaty of Peace.** Allowing the STATE OF HAWAII, the Judiciary of Hawaii or any other corporate structured party or individual use or access to the PCT or Cestui Qui Vie Act Trust without the lawful full-informed consent of the originator(s) thereof or primary beneficiaries thereof is suborning treason and treason to your oath(s). Note: a fictional thing, aka corporation, government, state or department thereof can not be a beneficiary of a trust designated for a living man or woman. Any assertion thereto or otherwise is fraud, allowing same is suborning treason.

For the above reasons you have 14 days to act to correct these abuses, trespass' and crimes. After 14 days we the People retain the Right of Ejectment, the Right of Reprisal and the Right of Recompense. We continually retain the God given Right of self-determination and self-governance. We retain the right under occupation and war to reject the authority of the occupying civil authority and their belligerent

agents. We the People of the Republic called united States of America, along and with the People of the Kingdom of Hawai'i, Hawai'i pae aina are "protected classes" of people.

This is your Lawful Notice under the Law of Nations, Law of War, the manuals thereof and LOAC.

---

Jeffrey-Steven of the House of Jarrett  
Chief Justice interregnum governance  
Hawaii General Jural Assembly